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## Attorneys for Defendants

**UNITED STATES DISTRICT COURT  
FOR THE CENTRAL DISTRICT OF CALIFORNIA**

JENNY LISETTE FLORES; *et al.*,

### **Plaintiffs.**

V.

WILLIAM P. BARR., Attorney  
General of the United States; *et al.*

### Defendants.

Case No. CV 85-4544-DMG

## **Defendants' Ex Parte Application to Expand Page Limit;**

## **Memorandum of Points and Authorities:**

### **Declaration:**

## [PROPOSED] Order.

[Hon. Dolly M. Gee]

1                   **Defendants' Ex Parte Application To Expand Page Limit**

2                   Pursuant to Local Rule 7-19, Defendants hereby apply ex parte for an order  
3 from this Court expanding the page limit for Defendants' Response in Opposition  
4 to Plaintiffs' Motion to Enforce Settlement by nine (9) pages.

5                   Defendants request this expansion of the page limit for the reasons set forth  
6 in the accompanying memorandum of points and authorities and Declaration.

7                   Counsel for Defendants' reached out to counsel for Plaintiffs by email on August  
8 1, 2019 to request counsel's position on this request, but have received no  
9 response.

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1 DATED: August 2, 2019 Respectfully submitted,

2 JOSEPH H. HUNT  
3 Assistant Attorney General  
4 Civil Division  
5 AUGUST E. FLENTJE  
6 Special Counsel to the Assistant Attorney General  
7 WILLIAM C. PEACHEY  
8 Director, District Court Section  
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10 /s/ Sarah B. Fabian

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18 Attorneys for Defendants

## **Memorandum of Points and Authorities**

Defendants hereby respectfully request that the Court expand the page limit for Defendants' Response in Opposition to Plaintiffs' Motion to Enforce by nine (9) pages. Defendants request this expansion because of the significant number of evidentiary allegations that Plaintiffs have submitted, to which Defendants are seeking to respond.

Because these allegations are varied and involve statements from a large number of declarants on a variety of issues, Defendants' responses to Plaintiffs' claims and allegations cannot easily be consolidated or limited. Therefore, Defendants request that the Court grant them an additional nine pages in order to more fully respond to Plaintiffs' claims and allegations. *See also* Declaration of Sarah B. Fabian, attached hereto.

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1 DATED: August 2, 2019 Respectfully submitted,

2 JOSEPH H. HUNT  
3 Assistant Attorney General  
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18 Attorneys for Defendants

**CERTIFICATE OF SERVICE**

I hereby certify that on August 2, 2019, I served the foregoing pleading on all counsel of record by means of the District Clerk's CM/ECF electronic filing system.

/s/ Sarah B. Fabian  
SARAH B. FABIAN  
U.S. Department of Justice  
District Court Section  
Office of Immigration Litigation  
  
Attorney for Defendants